By: Representative Guice

To: Gaming

HOUSE BILL NO. 1198

AN ACT TO AMEND SECTION 27-109-1, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT AFTER JULY 1, 2004, A GAMING LICENSEE MAY CONSTRUCT PERMANENT STRUCTURES UPON WHICH TO PLACE THE VESSEL OR CRUISE VESSEL WHERE THE LEGAL GAMING IS BEING CONDUCTED; TO SPECIFY THAT THIS PROVISION SHALL NOT AUTHORIZE ANY FORM OF SHORE-BASED GAMING; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 27-109-1, Mississippi Code of 1972, is
amended as follows:

10 27-109-1. (1) The provisions of this chapter shall be 11 administered by the State Tax Commission, which shall administer 12 them for the protection of the public and in the public interest 13 in accordance with the policy of this state.

(2) (a) The operator of any cruise vessel or vessel
operating within the territorial jurisdiction of the State of
Mississippi shall be required to apply for and obtain a privilege
license from the State Tax Commission.

18 (b) For purposes of this chapter, the operator of any 19 cruise vessel or vessel shall be identified as any owner or lessee 20 which is vested with the authority and responsibility to manage 21 daily operations of any such cruise vessel or vessel.

22 (c) (i) For purposes of this chapter, the term "cruise vessel" shall mean a vessel which complies with all U.S. Coast 23 24 Guard regulations, having a minimum overall length of one hundred fifty (150) feet and a minimum draft of six (6) feet and which is 25 certified to carry at least two hundred (200) passengers; and the 26 27 term "vessel" shall mean a vessel having a minimum overall length of one hundred fifty (150) feet. The term "vessel" shall also 2.8 mean a "cruise vessel" as referred to in Section 27-109-11. For 29 *HR03/R1216* H. B. No. 1198 G1/2 04/HR03/R1216 PAGE 1 (TBLH)

the purposes of a "vessel" as that term is defined in this 30 31 section, "navigable waters" means any rivers, creeks, bayous or 32 other bodies of water within any county in this state bordering on 33 the Mississippi River that are used or susceptible of being used 34 as an artery of commerce and which either in their natural or improved condition are used or suitable for use as an artery of 35 commerce or are used for the docking or mooring of a vessel, 36 notwithstanding interruptions between the navigable parts of such 37 rivers, creeks, bayous or other bodies of water by falls, 38 shallows, or rapids compelling land carriage. 39 40 (ii) For purposes of this subparagraph, the definitions of the words "person" and "gaming license" shall have 41 42 the meanings ascribed to those words and terms in Section 75-76-5. 43 After July 1, 2004, any person possessing a valid gaming license to conduct legal gaming on a cruise vessel or vessel may construct 44 permanent structures upon which to place the vessel or cruise 45 vessel wherein the licensee offers legal gaming. In the event 46 47 that a gaming licensee constructs permanent structures under this subparagraph, the requirement that a cruise vessel have a minimum 48 49 draft of six (6) feet shall not apply. This provision shall not authorize any form of shore-based gaming or the conducting of 50 51 legal gaming on a vessel or cruise vessel which is not on or above water, as contemplated under subparagraph (i). 52 53 (3) The commission and its agents may: 54 Inspect and examine all premises on the cruise (a) vessel. 55 56 (b) Inspect all equipment and supplies in, upon or about such premises. 57 58 Summarily seize and remove from such premises and (C) 59 impound any equipment or supplies for the purpose of examination 60 and inspection. 61 (d) Demand access to and inspect, examine, photocopy and audit all papers, books and records of applicants and 62 *HR03/R1216* H. B. No. 1198 04/HR03/R1216

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63 licensees, on their premises, or elsewhere as practicable, and in 64 the presence of the licensee or his agent, respecting all matters 65 affecting the enforcement of the policy or any of the provisions 66 of this chapter.

67 (4) For the purpose of conducting audits after the cessation 68 of operations by a licensee, the former licensee shall furnish, upon demand of an agent of the commission, books, papers and 69 70 records as necessary to conduct the audits. The former licensee shall maintain all books, papers and records necessary for audits 71 for a period of one (1) year after the date of the surrender or 72 73 revocation of his privilege license. If the former licensee seeks 74 judicial review of a deficiency determination or files a petition 75 for a redetermination, he must maintain all books, papers and records until a final order is entered on the determination. 76

(5) The commission may investigate, for the purpose of prosecution, any suspected criminal violation of the provisions of this chapter. For the purpose of the administration and enforcement of this chapter, the commission and the executive, supervisory and investigative personnel of the commission have the powers of a peace officer of this state.

The commission, or any of its members, has full power 83 (6) 84 and authority to issue subpoenas and compel the attendance of witnesses at any place within this state, to administer oaths and 85 86 to require testimony under oath. Any process or notice may be 87 served in the manner provided for service of process and notices 88 in civil actions. The commission may pay such transportation and 89 other expense of witnesses as it may deem reasonable and proper. 90 Any person making false oath in any matter before the commission is guilty of perjury. The commission, or any member thereof, may 91 appoint hearing examiners who may administer oaths and receive 92 93 evidence and testimony under oath.

94 SECTION 2. This act shall take effect and be in force from 95 and after July 1, 2004.

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